Pricoa Private Capital Insights
Navigating the World of Private Placements

The Pricoa Private Capital Guide to Private Placements
Contributors

Brian Thomas

Brian Thomas is the Managing Director of Pricoa Private Capital's Energy Finance group. He oversees the private placement activity in the oil & gas sectors. Brian is also a Partner of PGIM Energy Partners, the energy-focused, middle-market mezzanine debt and equity business sponsored by Pricoa Private Capital. Prior to this role, Brian served as Senior Vice President responsible for energy and corporate finance investments in the Dallas office-based territory: Southwest US. He joined Prudential in 1995.

Brian received a BBA and an MBA from the University of Texas at Austin's McCombs School.

Dianna Carr-Coletta

Dianna Carr-Coletta is the Managing Director of Pricoa Private Capital's Corporate and Project Workouts group and oversees the management and restructuring of non-performing investments. Prior to this role, Dianna led a Chicago-based Corporate Finance team responsible for marketing, originating and managing private placement and mezzanine investments in Michigan and Wisconsin. She joined Pricoa in 2000.

Dianna received a BA from Michigan State University and an MBA from Northwestern University’s Kellogg School of Management.

Mike Campion

Mike Campion is a Senior Vice President in Institutional Asset Management for Pricoa Private Capital, located in Newark. He is assistant portfolio manager for Pricoa Private Capital's affiliated and non-affiliated accounts, including primary responsibility for the Gibraltar and POJ sub-advisory portfolios. Mike is also responsible for overseeing new deal allocations, performance related analysis and various analytical portfolio management functions. Mike joined Pricoa in 1997. Prior to transferring to Pricoa Private Capital in 2003, he worked in PGIM Investment Operations.

Mike received a BS from Lehigh University and an MBA from Rutgers University.
What is a Private Placement?
A private placement is an alternative means for companies to raise capital, as opposed to traditional bank financing, private equity, mezzanine financing or issuing a corporate bond in the public market.
When companies are first starting out, they are often funded by the owners or a family loan. However, as they grow, many businesses are unable to finance all needs solely from internal cash flows. When capital needs exceed cash-on-hand, businesses can utilise the following types of capital:
So What is a Private Placement, Really?

A ‘private placement’, also known as a ‘private placement debt offering’, is the private sale, or ‘issue’ of corporate debt or equity securities by a company, or ‘issuer’, to a select number of investors. It is another avenue for businesses to raise capital, versus selling a publicly offered security or establishing a traditional bank credit arrangement.

There are three key features that would classify a securities issue as a private placement:

1. The securities are not publicly offered
2. The securities are not required to be registered with an exchange commission
3. The investors are limited in number and must be ‘accredited’

Companies, both public and private, issue in the private placement market for a variety of reasons, including a desire to access long-term, fixed-rate capital, diversify financing sources, add additional financing capacity beyond existing investors (banks, private equity, etc.) or, in the case of privately held businesses, to maintain confidentiality.

Since private placements are offered only to a limited pool of accredited investors, they are exempt from registering with an exchange commission. This affords the issuer the opportunity to avoid certain costs associated with a public offering as well as allows for more flexibility regarding structure and terms.

Traditionally, middle-market companies have issued debt in the private placement market through two primary channels:

1. Directly with a private placement investor, such as a large insurance company or other institutional investor
2. Through an agent (most often an investment bank) on a best efforts basis who solicits bids from several potential investors — this is typically for larger transactions: $100MM+

A private placement issuance is a way for institutional investors to lend to companies in a similar fashion as banks, with a ‘buy-and-hold’ approach, and with no required trading or public disclosures. Historically, insurance companies refer to investments as purchasing ‘notes’, while banks make ‘loans’.

1 An investor is considered ‘accredited’ if they meet minimum financial net worth qualifications as well as other requirements set by the federal government. They are considered to be more experienced and are the only investors allowed to purchase private placements. Being accredited should imply that the investor has the knowledge required to make prudent investment decisions but also that they can afford to take a loss should something go wrong.
Uses

Long-term capital is congruent with a company’s long-term investments. Thus, capital raised from issuing a private placement is most commonly used to support long-term initiatives versus short-term needs, such as working capital. Companies, both public and private, use the capital raised from private placements in the following ways:

- Debt refinancing
- Debt diversification
- Expansion/Growth capital
- Acquisitions
- Stock buyback/Recapitalisation
- Taking a public company private
- Employee Stock Ownership Plan (ESOP)

Pricing and Payment Structure

Just like public debt issues, private placement debt issues are essentially IOU’s issued by companies. They are a promise made by the company to investors, that they will pay back the investor’s original investment along with a rate of interest in the meantime. The amount of original investment is often referred to as the ‘par’ value. The rate of interest is usually called the ‘coupon’ rate. The company is also promising to pay back investors by a certain time, known commonly as the ‘maturity date’.

Private placement debt is predominantly a fixed-income note that pays a set coupon, on a negotiated schedule. Private placements are priced similarly to public securities.

Repayment of the principal can be accomplished in several ways, depending on the credit quality and needs of the issuer, such as sinking fund payments (amortisation) or ‘bullets’ as well as tailored/bespoke amortisation. Interest is typically paid quarterly or semi-annually.

A private placement allows for tailored terms and structures to meet the specific financing needs of the issuer.
“A private placement is simply a means for companies to raise money, outside of their traditional banking relationships or public debt offering.”

- Brian Thomas, Managing Director, Pricoa Private Capital
Types of Private Placements
One of the key advantages of a private placement is its flexibility.

The most common type of private placement is long-term, fixed-rate senior debt, but there is an endless array of structuring alternatives. One of the key advantages of a private placement is its flexibility. Private placement debt securities are similar to bonds or bank loans, and can either be secured, meaning they are backed by collateral, or unsecured, where collateral is not required.

The types of private placement debt issuances include:

**Senior Debt**
Essentially an I.O.U. issued by companies; a promise made by the business to investors that the company will pay back the original investment along with a rate of interest. Senior debt can be unsecured or secured and sits above subordinated debt in the capital structure, and is senior in terms of payback priority.

**Subordinated Debt**
This type of financing sits in between senior debt and equity in the capital structure. It is typically unsecured and subordinated in terms of payback priority to senior asset-based or bank loan debt on the books.

**Term Loans**
A term loan is most often used by companies to finance the purchase of machinery or equipment. During the ‘term’ of the loan, the borrower may make payments of interest to the lender, but make no principal payments. At the maturity of the loan, the borrower is then obligated to repay all of the principal at once. A term loan may carry a floating rate of interest as well.


**Revolving Loans**

Revolving loans, or lines of credit, are used by companies to maintain a steady flow of cash. Revolving loans are usually secured with a company’s inventory, accounts receivable, or both. What is ‘revolving’ about this type of loan is the amount of the loan itself, which can vary on a daily basis. The typical interest rate attached to a revolving line of credit is a floating rate.

**Asset-Backed Loans**

Any security which is ‘asset backed’ has some sort of collateral attached to it. There are asset-backed public securities as well as asset-backed private placement securities. The underlying collateral for an asset backed security can vary greatly, but includes plants/facilities or equipment based on appraisal.

**Leases**

A private placement that facilitates leasing for a company will closely resemble a debt security or term loan. Leasing deals exist for the benefit of the company doing the leasing. From the perspective of a lender, or lessor; a leasing deal is no different from a loan; the lessor puts up an amount of money and receives payments from the lessee for a certain length of time, and the lessor facilitating the lease will have predetermined the return they would want to receive. The primary difference between a lease and a loan is that at the end of the term, the item being leased is not the property of the lessee, but of the lessor who will then sell the item, either to the lessee or in the open market.

**Shelf Issues**

A shelf issue is not really a form of private placement in and of itself, but usually a debt or equity security, or a type of loan that is not intended to be immediately used by a company. A company might sense that they have an upcoming need for capital but not an immediate need, which would be the reason for setting up a shelf issue. Upcoming needs could include the acquisition of another company, building a new facility, buying new equipment, or building up new inventory for an upcoming peak season. Instead of waiting until the need for the capital arrives, a company will finalise the agreement with a lender or investor in advance and the capital will be put aside, or on ‘a shelf’, until the company needs the funds.
How a Private Placement Both Complements and Differs from a Bank Facility
Utilising both bank debt and private placements can help a business achieve its strategic goals while simultaneously minimising funding risk.

Accessing capital under a traditional bank credit arrangement and through a private placement relationship are not mutually exclusive events. Properly executed, companies can do both, establishing access to a broader palate of stable capital in support of their long-term corporate objectives.

A private placement both complements and differs from a bank loan in the following ways:

1. **Short-Term vs. Long-Term Orientation**

   Bank loan commitments tend to be shorter term (typically 3–5 years), whereas private placements offer longer maturities (typically 3–12+ years). Because of this, a private placement is often well-suited for financing the long-term goals of a business, such as growth by way of an acquisition or to finance a new plant and equipment assets. Alternatively, the short-term nature of bank loans makes them more suited for fluctuations in working capital. The long-term nature of private placements allows companies more time to realise a return on their investment as well as minimises the refinancing risk that comes with shorter-term debt maturities.
2 Broadens Capital Pool

The introduction of private placement financing to existing bank debt expands the pool of capital available to companies; they would have multiple types of capital to draw from depending on the need at hand. The breadth and investment appetite of the private placement market can often equal or exceed that of the syndicated bank market.

3 Diversifies Capital Structure

A combination of bank loans and private placement financing diversifies a company’s capital base, better preparing them for any changes to interest rates and other issues that could arise by taking on only one type of debt. Private placement lenders are often able to consider financing arrangements that extend beyond senior debt to include junior capital and equity.

4 Minimises Fees

While banks rely on ancillary services and fee generation to enhance investment return, private placement lenders rely solely on the yield they receive from their loans. As a result, the private placement provider’s interest in lending is not dependent upon ‘expectations’ for future fee income, better aligning issuer and lender interests over the life of the lending relationship.

Reduced dependence on a single market for capital can be an important consideration for companies should bank regulators become more stringent, or during times of heightened public market volatility.
5 Regulatory and Market Independence

The private placement market along with the insurance companies and pension plans that participate in the market are not subject to governance by the regulations that impact bank lending practices. Similarly, the private placement market is often seen as a more stable market than the public debt markets, and is ‘open for business’ at times when the broader public debt market is ‘closed’. Reduced dependence on a single market for capital can be an important consideration for companies should bank regulators become more stringent, or during times of heightened public market volatility.

6 Contrasting Capitalisation

Private placement providers are capitalised differently than banks. The capital they have to deploy is traditionally more stable than the capital the bank market relies upon. Reason being that insurance companies and pension plans are not materially exposed to short-term liquidity risk. This was most acutely demonstrated during the 2008-2009 financial crisis, as many private placement lenders continued to provide capital, while many banks limited their lending availability to preserve corporate liquidity.

7 Structural Parity

When combining bank debt with a private placement, transactions are often completed on a ‘pari-passu’ basis. In this manner, both the bank lenders and private placement lenders work together to maximise the company’s access to low cost capital, while ensuring that neither lender group is disadvantaged by structure nor their rights as a senior lender. For transactions involving collateral, the private placement structure is typically negotiated and documented with an intercreditor agreement that governs how collateral proceeds are shared equitably between lenders in the event of a liquidation. If a bank loan is unsecured, private placement notes will most likely also be unsecured, and an intercreditor document is typically not required.

Ensuring that private placement debt is pari-passu with all other senior debt obligations, including bank loans, is the most efficient and cost-effective way to issue debt in the private placement market. This approach also improves the ability to work with lenders on any post transactions modifications and amendments that may be needed over the life of the financing.
“A private placement is a way for companies to access long-term, fixed-rate debt that nicely complements their existing bank facility.”

- Dianna Carr-Coletta, Managing Director, Pricoa Private Capital
## Side-by-side comparison of bank loans and private placements

<table>
<thead>
<tr>
<th></th>
<th><strong>BANK FINANCING</strong></th>
<th><strong>PRIVATE PLACEMENT FINANCING</strong></th>
<th><strong>BENEFITS</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Term</strong></td>
<td>Short term (up to 5 years)</td>
<td>Long term (over 5 years)</td>
<td>Long term (over 5 years)</td>
</tr>
<tr>
<td><strong>Rate</strong></td>
<td>Floating rate (LIBOR + spread)</td>
<td>Fixed rate (treasury + spread)</td>
<td>Limit our partner’s exposure to interest rate risk</td>
</tr>
<tr>
<td><strong>Use of Proceeds</strong></td>
<td>Working capital</td>
<td>Long-term physical assets, acquisitions, share repurchases</td>
<td>Diversify our partner’s capital base to provide greater flexibility and resources to fund various capital needs</td>
</tr>
</tbody>
</table>
| **Structure & covenants** | Banks and private placement lenders would lend on either  
a) an unsecured pari-passu basis with the same covenants or  
b) a senior secured basis with shared collateral | Structural parity would align the interests of the lender base and provide simplicity for our partners |

The combination of private placement financing and bank debt can play an important role in a company’s business strategy, providing the capital needed to operate on both a day-to-day basis as well as funding initiatives that support growth for years to come.
Many say a business is only as good as its employees. Hypertherm, an advanced metal cutting company, was so proud of the role its 1,300+ Associates played in its success, that in 2001, it created an employee stock ownership plan (ESOP) to hold a minority stake in the company’s stock.

When succession planning twelve years later, Hypertherm's founder and majority owner decided to transition the company to a 100% ESOP ownership. Hypertherm's ESOP and financial consultant, Verit Advisors, was brought in to help secure the necessary financing, and thus introduced the company to Pricoa Private Capital.

After assessing Hypertherm's needs and financial profile, Pricoa Private Capital structured a financing package that included a senior secured term loan as well as a shelf facility, under which Hypertherm could issue additional debt as needed. It was important to Hypertherm that Pricoa Private Capital also design an amortisation structure for the deal that fit the company’s cash-flow profile and existing debt-maturity schedule.

One of the main challenges the company faced while transitioning was finding the right combination of senior debt and subordinated seller notes that would allow for the full buyout of the founder's majority stake, and also avoid over-leveraging the company to the point of financial risk or limiting their ability to grow in the future. Another challenge was structuring the debt as to not subordinate the claims of the Hypertherm Associates, while retaining an investment grade credit rating and associated pricing.

Pricoa Private Capital’s financing package was augmented by shorter-tenor financing from the company’s bank, which provided a senior secured revolver and an additional term loan. A strong working relationship between the lenders allowed for a constructive negotiation with an outcome satisfactory to all parties involved, most importantly Hypertherm.

To finance a 100% ESOP conversion that would support its long-term strategy, Hypertherm chose Pricoa Private Capital for its expertise in ESOP transactions, the flexible structuring of its financing package, and because of the relationship-focused approach that met Hypertherm's financing needs.
How the Private Market Has Responded During Times of Capital Market Volatility
The private market doesn’t tend to react rashly to short-term temporary dislocations in market appetite.

In general, the private placement market consistently demonstrates its ability to remain open in the midst of a crisis and find a way to fund companies’ capital needs, during periods when the public debt markets and or the bank market might otherwise not be accessible. It’s typically characterised as being a much more patient and long-term focussed market, consequently, the private market doesn’t tend to react rashly to short-term, temporary dislocations in market appetite.

Pricoa Capital’s Brian Thomas, Dianna Carr-Coletta and Michael Campion describe how the private placement market responds to businesses during times of capital market volatility:

Q&A

How did lenders react during the ’08 financial crisis?

Brian Thomas: September 15th, 2008, that’s when Lehman Brothers declared bankruptcy. The markets largely seized up on the public side, the bank markets began to also similarly contract.

Dianna Carr-Coletta: I can remember vividly the fourth quarter of 2008 when it really started feeling the nerves that was in the capital markets. Lenders in general, most of them were in a liquidity crisis.

How did businesses react?

Michael Campion: I think businesses along with the investors were all obviously anxious to say the least given the tone in the markets.
**DC:** There was no capital available for clients or for new loans. Anyone who needed to renew any facilities were very nervous about that.

**BT:** Many of them were asking the same questions we were. “Is this a temporary issue? Is this a long-term secular trend? If I can't rely on my banks, and I can't access the public markets, where am I going to find capital to fund my business?”

**How did the private market respond to the crisis?**

**BT:** The private placement market was also cautious but largely available for those companies that needed capital during that period of time.

**How did Pricoa Private Capital respond?**

**MC:** We did take about a two-week hiatus to figure out and reassess where we thought the market stood. Then we were actively providing capital again.

**DC:** The vast majority, when we spoke to our clients, were very open in talking about what their concerns were. Often the biggest concerns they had was liquidity, and if they were going to have availability of capital if they were to need it.

**BT:** Sometimes it was companies that we'd been talking to for years, that found themselves coming back to us, because the other traditional avenues that they had relied on had essentially dried up.

**BT:** We found them reaching out to us as much for simply just advice on what was going on, as much as they were for capital. I remember one relationship where we were in the process of closing and documentation when the public markets completely shut down. We had already worked with them before, we were looking to honor our relationship with them, and we found a way to basically ‘diligence’ the situation, and fund during a period of time when essentially most banks were completely closed down.

**DC:** A client that we had a shorter relationship with, we had just begun our relationship I believe in 2005 -- this client didn't specifically have an immediate capital need, but because what they saw was going on around them, because of their concern about not having availability from their banks if that was the case, they wanted to make sure they had some availability from other sources. The CFO called me, reached out to me and said, “Would you be interested in potentially looking at putting a Pricoa Shelf in place for us, so that I can sleep better at night?” That's exactly what we did in the first quarter of 2009. We went forward and underwrote a US$125 million Pricoa Shelf facility for this client. I remember his comments years after, him saying, “Pricoa Private Capital was there for us. I slept better at night, knowing that I had that capital available to me.” We wanted most of all to make sure that we had capital available for our clients if they needed it. We really made the bet that we were going to come out of this in the long-run, but you had to take a long-term perspective.
How did the private market respond to times of market volatility versus other types of lenders, in general?

**MC:** Most private market investors really view providing capital to their companies as a partnership, and so when times of trouble or volatility or the company becomes very challenged, that’s really where the investor can show their true colors. Really take the approach of “We’re going to weather the storm together, and both come out successful on the other end.”

How does Pricoa Private Capital respond to times of market volatility, in general?

**DC:** Pricoa Private Capital responds during times of market volatility with a very steady hand. We have been at this a long time and we’ve seen various markets. When we are seeing volatility in the markets, we are making sure that we’re communicating with each other, we know what we can and what we can’t do. When a client calls, we are able to respond to them in a way where they know we can be there for them.

**BT:** One of the things that Pricoa Private Capital has always done is spent a considerable amount of time developing insight, knowledge and rapport with management teams within industries, long before there’s an actual capital need. It’s that knowledge that allows us to make decisions based on insight during periods of time when most people might otherwise be concerned about deploying capital. It’s one of the key things that I think allowed us to fund and invest a number of transactions during the fourth quarter of 2008, when essentially the broader bank market and the public market, and much of the private market was otherwise unavailable to companies.
“Most private market investors really view providing capital to their companies as a partnership, and so in times of trouble or volatility, or the company becomes very challenged, that’s really where the investor can show their true colors.”

- Michael Campion, Senior Vice President, Pricoa Private Capital
Example: **TIFFANY & CO.**

Founded in 1837 and established as Tiffany & Co. in 1853 by Charles Lewis Tiffany, the Company’s principal business is as a jeweler and specialty retailer, whose merchandise offerings include an extensive selection of jewelry as well as timepieces, sterling silverware, china, crystal, stationery, fragrances and accessories. Tiffany & Co. (NYSE:TIF) has an unparalleled reputation, and a brand known for unsurpassed design and quality in all of its products.

Tiffany & Co. has been a client of Pricoa Private Capital since 1998. In 2008, Pricoa Capital met with the Company and discussed various financing options, including a Pricoa Shelf facility. The Pricoa Shelf facility provides companies, such as Tiffany & Co., with significant flexibility and capital diversification.

In the fall of 2008, Tiffany & Co. had a desire to access the private placement market in some capacity. However, market conditions were continuing to deteriorate, and capital availability was constrained for all companies. At this time, Tiffany & Co. reached out to Pricoa Capital to evaluate potential alternatives, including the Pricoa Shelf facility. From Tiffany & Co.’s perspective, the concept of a product that provides access to long-term financing during a volatile time in the capital markets was extremely appealing.

By December 2008, Pricoa Capital established a US$150 million Pricoa Shelf facility for Tiffany & Co. Soon thereafter, the Company priced US$100 million of senior notes under the facility, which it utilised to refinance an upcoming principal payment as well as to provide for increased liquidity during an unprecedented economic environment.
Why Issue a Private Placement?

One of the most common questions we hear from CEOs and CFOs is, “Why would I issue a private placement?” Here are our top 11 reasons:

1. **Privacy and Control**

   Private placements enable companies that value privacy to remain private. In contrast to public debt and equity offerings -- which require public filings, disclosures of company information and financing documents and terms -- private placement transactions are negotiated confidentially and public disclosure requirements are limited. With a private placement, companies would not be beholden to public shareholders.

2. **Long Maturities**

   Private placements provide longer maturities than typical bank financing arrangements. They are ideal for companies seeking to extend or layer their refinancing obligations out beyond the typical 3-5-year bank tenor. Additionally, longer maturities often allow for limited amortisation, which can be attractive to companies seeking to invest in capital assets, acquisitions and/or invest in projects that have a longer investment return runway.

3. **Fixed Rate**

   Typically, private placements are offered at a fixed-interest rate, minimising interest rate risk. Through a fixed-rate financing, companies can avoid the concern commonly associated with floating-rate coupons, should underlying interest rates rise. A fixed coupon generally allows companies to allocate the cost of debt capital for specific project financings, acquisitions or large capital investment programs.
Creating capital access in both the private debt and bank markets can allow companies to optimise their access to debt capital.

4 Diversify Capital Sources

Private placements help diversify a company’s sources of capital and capital structure. The stable investment appetite shown by insurance companies and other large institutional investors in the private placement market is typically independent from many of the market variables that impact bank market lending activity. Since the terms of private placements can be customised, these transactions are typically crafted to complement existing bank credit facility capacity as opposed to directly competing with these relationships. Creating capital access in both the private debt and bank markets can allow companies to optimise cycles when bank liquidity may be tight.

5 Additional Capacity

Many companies issue private placements because they have outgrown their borrowing capacity and need capital beyond what their existing lenders (banks, private equity firms, etc.) can provide. Private placements typically focus on cash flow lending metrics and can be completed on either a secured or unsecured basis, depending on the issuer’s existing capital structure liquidity.

6 Buy-and-Hold

Private placements are typically ‘buy-and-hold’, meaning the debt investment wouldn’t be purchased with the intent to sell to another investor. Thus, private placement borrowers benefit from the ability to create a long-term relationship with the same investor throughout the life of the financing.
Ease of Execution

Private placement financings are regularly completed by both privately-held, middle-market companies as well as large public companies. These transactions provide issuers with access to capital on a scale that rivals underwritten public debt offerings, but without certain preconditional requirements, such as ratings, public registrations or minimum size restrictions. For public companies, private placements can offer superior execution relative to the public market for small issuance sizes as well as greater structural flexibility.

Cost Savings

A company can often issue a private placement for a much lower all-in cost than it could in a public offering. For public issuers, the related registration, legal documentation and underwriting fees for a public offering can be expensive. Additionally, in contrast to banks that often rely on ancillary services and fee generation to enhance investment return, private placement lenders rely exclusively on the yield from the notes that they purchase. Taking into consideration the yield-equivalent savings on avoided underwriting fees, in conjunction with the yield premium often associated with first time issuers and small issuance premiums, private placements can provide a very attractive alternative to the public debt market.

Fewer Investors

Unlike issuing securities on the public market, where companies issuing debt securities often deal with hundreds of investors, private placement transactions typically involve fewer than 10-20 investors, and in many cases, are completed with a single large institutional investor. This approach can materially simplify the investor tracking burden for issuers as well as allow them to concentrate their investor-relationship efforts on a few key financial partners.
The process for pricing private placement debt transactions is very similar to that of public securities.

**Familiar Pricing Process**

The process for pricing private placements debt transactions is very similar to that of public securities. This process allows for general transparency as to the approach that institutional investors undertake when establishing the economics of the transaction.

**Speed of Execution**

The growth and maturity of the private placement market has led to improved standardisation of documentation, visibility of pricing and terms as well as increased capacity for financings. As a result, the private market can accommodate transactions as small as US$10 million and as large as US$1-US$2 billion. That, when combined with standardised documentation and a smaller universe of investors, fosters quick execution of an investment, generally within 6-8 weeks (for an initial transaction, with follow-on financings executed within a shorter time frame). As noted, it can be much faster to issue a private placement versus a public corporate bond (particularly for first-time issuers) due to the elimination of prospectus drafting, rating agency diligence and registering requirements an exchange commission.
There are important considerations for a company when determining whether to issue a private placement. When choosing a private placement lender or investor, some key characteristics to look for are:

- They are relationship-oriented rather than transaction-orientated. It's important that they show interest in the businesses they finance as well as work to understand the needs of the business and how it functions.

- Because private placement debt is typically long-term, it is vital for the private placement investor to have the capacity to grow as a financial partner and have the knowledge and experience to help a company navigate during challenging times.

- They are fast-acting, responsive and have access to key decision-makers within their organisation.

- The private placement investor demonstrates a constant appetite for private placement debt throughout market cycles and the calendar year.

- They follow through on their commitments.

Ultimately, it is most important to find a private placement investor who can offer financing best fitted for the goals of your business. If you're interested in issuing a private placement, Pricoa Private Capital is here to help.

Please visit pricoaprivatecapital.com for more information.
This document does not take into account individual circumstances, objectives or needs, nor is it intended as an offer or solicitation with respect to the purchase or sale of any security or other financial instrument or any investment management services. This document does not constitute investment advice and should not be used solely as the basis for any investment decision.

The opinions and recommendations herein do not take into account individual client circumstances, objectives, or needs and are not intended as recommendations of particular securities, financial instruments or strategies to clients or prospects. No determination has been made regarding the suitability of any securities, financial instruments or strategies for clients or prospects. This document does not constitute investment advice and should not be used solely as the basis for any investment decision.

Pricoa Capital Group is a trading name of PGIM, Inc., the principal asset management business of Prudential Financial, Inc. (‘PFI’). In the United Kingdom (UK), and various other jurisdictions in Europe, certain investment activities are undertaken by Pricoa Capital Group Limited (authorised and regulated by the Financial Conduct Authority, registration number 172071). Pricoa Capital Group Limited is registered in England No. 1331817. The registered office is Grand Buildings, 1-3 Strand, Trafalgar Square, London WC2N 5HR. PFI, Pricoa, PGIM and the Rock symbol are service marks of PFI and its related entities, registered in many jurisdictions worldwide. PFI of the United States is not affiliated with Prudential plc, a company incorporated in the United Kingdom. © Copyright 2017. All rights reserved. Your personal information may be stored and processed in any country where PGIM has facilities or in which we engage service providers and if you provide Personal information to us you consent to the transfer of that information to countries outside your country of residence, including the United States, which may have different data protection rules than those of your country.